

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY, OKLAHOMA

State of Oklahoma,
-vs-
KASEY MARIE FREEMAN
SS# XXX-XX-3931
DOB XX-XX-1979



Case No. CF-21-2132

DISTRICT COURT
FILED

MAY 13 2022

ORIGINAL

JUDGMENT AND SENTENCE
All Time Suspended

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

Now, this 11TH day of MAY, 2022 this matter comes on before the Court for sentencing and the defendant appears personally and by his or her Attorney of record, BOB STUBBLEFIELD and the State of Oklahoma is represented by KEVIN KELLER. The Court Reporter, LISA FOSTER, is present.

The defendant has entered a plea of **GUILTY** and has been found guilty by the Court of the crime(s) of:

Count 1: POSSESSION OF CONTROLLED DRUG IN JAIL/PENAL INSTITUTION, in violation of 57 O.S. 21 (A) Date Of Offense: 05/09/2021

Count 2: DRIVING UNDER THE INFLUENCE OF DRUGS (MUNICIPAL ARREST), in violation of 47 O.S. 11-902(A)(4)
Date Of Offense: 05/09/2021

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED by the Court that the defendant, is guilty of the above described of offenses and is sentenced as follows:

TERMS OF IMPRISONMENT WITH EXECUTION OF SENTENCE SUSPENDED

Count 1: **TWO (2) YEARS** all under the custody and control of the **DEPARTMENT OF CORRECTIONS**, further, all of said term is suspended.

Count 2: **ONE (1) YEAR** all under the custody and control of the **TULSA COUNTY JAIL**, further, all of said term is suspended.

DEFENDANT TO BE UNDER THE SUPERVISION OF THE DEPARTMENT OF CORRECTIONS, PROBATION AND PAROLE. THE COURT Allows SUPERVISION TO BE TRANSFERRED TO MCINTOSH COUNTY.

THESE TERMS TO BE SERVED AS FOLLOWS:
ALL COUNTS TO RUN CONCURRENT.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that in addition to the preceding terms, and the general cost of this case, the defendant is also sentenced to:

Count 1: DEFENDANT ASSESSED A \$500.00 FINE, \$250.00 VICTIM COMPENSATION ASSESSMENT, PLUS COSTS.
Count 2: DEFENDANT ASSESSED A \$250.00 FINE, \$125.00 VICTIM COMPENSATION ASSESSMENT, PLUS COSTS.

DEFENDANT TO COMPLETE A DRUG AND ALCOHOL ASSESSMENT, VIP, DUI SCHOOL AND FOLLOW ALL RECOMMENDATIONS. COMPLIANCE REVIEW SET FOR 7/18/22 AT 9AM IN ROOM 406.

IT IS FURTHER ORDERED BY THIS COURT THAT JUDGMENT IS HEREBY ENTERED against the defendant for all costs, fees, fines, and assessments ordered in this action and he or she is ordered to report immediately upon conclusion of this sentencing hearing, or discharge from custody if the defendant is currently incarcerated, to the Tulsa County Court Clerk to pay all costs, fines, fees, and assessments ordered in this action - or - to the Tulsa County Court Cost Administrator to make arrangements to pay the costs, fines, fees, and assessments as ordered pursuant to the Rule 8 Hearing held this day.

The Court further advised the defendant of his or her right to appeal to the Court of Criminal Appeals of the State of Oklahoma and of the necessary steps to be taken by him or her to perfect such appeal, and that if he or she desired to appeal and was unable to afford counsel and a transcript of the proceedings, that the same would be furnished by the State, subject to reimbursement in accordance with 22 § O. S. 1355.14, 20 § O. S. 106.4 (b), and, ADC-72-33.

COURT CLERK'S DUTY

[TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERED that the Clerk of this Court shall register or report the following circumstances in accordance with the applicable statutory authority:

(X) As to Count(s) 1, the defendant is ineligible to register to vote pursuant to Section 4-101 of Title 26.

() Pursuant to Section 985.1 of Title 22, the Court departed from the mandatory minimum sentence of imprisonment as to Count(s) _____.

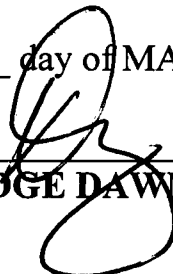
() As to Count(s)_____, the defendant is subject to the Methamphetamine Offender Registry requirements as set forth in Section 2-701 of Title 63.

() As to Count(s)_____, the defendant is subject to the Mary Rippy Violent Crime Offenders Registration Act requirements as set forth in Section 594 of Title 57.

() Defendant is a lawyer and certified copies of this document shall be transmitted to the Chief Justice of the Supreme Court and the General Counsel of the Bar Association within five (5) days as set forth in Rule 7.2 of the Oklahoma Rules of Professional Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A.

Witness my hand the day and year first above mentioned.

Witness my hand this 12 day of MAY, 2022.


JUDGE DAWN MOODY

ATTESTATION:

DON NEWBERRY
District Court Clerk of Tulsa County

By: 
Morgan Ellis Deputy

COURT CLERK'S CERTIFICATION

I, Don Newberry, District Court Clerk for Tulsa, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument herewith set out as appears on record in the Court Clerks Office of Tulsa, Oklahoma.

Dated this the _____ day of _____, _____.

DON NEWBERRY, DISTRICT COURT CLERK, TULSA COUNTY, OKLAHOMA

By: _____, Deputy

RULES AND CONDITIONS OF PROBATION

In the District Court of Tulsa County, State of Oklahoma

Defendant Kasey Marie Freeman Case Number CF - 21 - 2132 Judge Moody
Offense CTI Poss. of Controlled Drug In Jail/CTII DUI - DRUGS
Date of Sentencing 5/19/22 201 W 5th St.

Supervision Authority: Probation and Parole Services • ~~440 S. Houston Ave. #300, Tulsa, OK, 74127~~ • (918) 581-2931
 Other Supervision Authority:

Defendant agrees to the following Rules and Conditions of Probation:

1. I will report in person to the Supervision Authority within forty-eight (48) hours after sentencing and/or my release from custody. If released after normal business hours Monday through Friday, I will report the first available working day by noon. I will report continually in writing and in person as directed by the Supervising Authority.
2. I will not purchase, possess or consume drugs of any kind unless prescribed by a physician, nor will I visit places where illicit drugs are sold, dispensed or used. I understand I am not allowed to enter or loiter around bars, liquor stores, clubs or any area of an establishment that is designated for persons over the age of twenty-one (21) due to the sale and/or consumption of alcohol as deemed necessary by the Supervision Authority.
3. I will not leave the State of Oklahoma without written permission of the Supervising Authority.
4. I will keep the Supervision Authority informed of my current address and contact number at all times and will notify the Supervision Authority prior to changing my residence. I will allow the Supervising Authority to visit me at my home, place or employment and/or any other location at any time. I understand that I may be notified of court hearings at the address and contact number provided and that failure to appear to court hearings may result in a bench warrant being issued for my arrest.
5. I will not associate with persons who have a criminal record or who are involved in criminal activity, except when such association is approved by the Supervising Authority for the purposes of complying with my Rules and Conditions of Probation.
6. I understand I will be assessed by the Supervision Authority in order to identify my risks and needs to create a supervision plan that I will be required to address during my supervision. I will attend and complete any/all assessments, counseling, treatment, therapy, programs, services, and training to address my risk and needs as required by the Supervising Authority and must provide verification of attendance and completion of said requirements.
7. I will authorize the Supervising Authority to access my treatment and medical records as required by the Supervision Authority.
8. I will carry out all requirements and adhere to all restrictions imposed by the Court and/or the Supervising Authority including, but not limited to urinalysis testing, curfew, electronic monitoring, alcohol monitoring, and any sanctions imposed by the Court and/or Supervision Authority.
9. I will not own, carry or possess firearms or ammunition of any type. Further, I will not live in a residence containing a firearm or be in a vehicle where firearms are located.
10. I will obtain and maintain employment at a lawful occupation and support my legal dependents and/or provide documentation as requested by the Supervision Authority to verify lawful income.
11. I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.
12. I will participate in Community Sentencing if designated by the Department of Corrections as an Eligible Offender in accordance with 22 O.S. § 988.2., contingent upon the availability of resources.
13. In accordance with 22 O.S. § 988.9(B), if designated as an Eligible Offender through Community Sentencing, I will pay a monthly \$10.00 Administrative Fee to the Tulsa County Community Sentencing System, unless otherwise ordered by the Court.
14. Unless designated as an Eligible Offender through Community Sentencing and supervised by Probation and Parole Services, I will pay a monthly \$40.00 Supervision Fee as directed by the Supervision Authority, unless otherwise ordered by the Court.
15. In accordance with 22 O.S. § 991a, I will pay \$40.00 per month to the District Attorney's Office during the first two (2) years of probation, unless designated as an Eligible Offender through Community Sentencing at which point I will pay \$20.00 per month, unless otherwise ordered by the Court.

Defendant ordered to comply with the Additional Conditions checked below:

16. Community Sentencing (Eligible Offender in accordance with 22 O.S. § 988.2)

17. Complete _____ hour(s) of Community Service

18. Complete DUI School/ADSAC (Alcohol and Drug Substance Abuse Course) requirements and provide documentation verifying completion

19. Complete Batterer's Intervention Program (BIP) and provide documentation verifying completion

20. Attend Victim Impact Panel (VIP) and provide documentation verifying completion

21. No Contact with the following individual(s): _____

22. Restitution in the amount of: \$ _____ payable to the District Attorney's Office

23. Other Allowed to transfer to McIntosh County

I understand that any violation of the above Rules and Conditions of Probation may result in the Court and/or Supervision Authority imposing sanctions which may include additional requirements of my probation beyond the requirements outlined above. I understand that failure to complete any sanctions imposed by the Supervision Authority may result in the court issuing a warrant and/or jail commitment order. Further, I understand that violations of my Rules and Conditions of Probation may result in the Court accelerating my deferred sentence or revoking my suspended sentence. I hereby certify I have read, or have been read, and understand the above Rules and Conditions of a Probation. I further acknowledge the receipt of a copy of said Rules and Conditions.

K. Freeman
Defendant's Signature

Robert Stubblefield
Defense Attorney
White: Court File

Yellow: Supervising Authority

Pink: Defendant

John

Judge
Judge

Form 164 Revised 08/2019